

Ministerial Correspondence Caxton House Tothill Street LONDON SW1H 9DA

0207 340 4000

www.gov.uk

ministers@dwp.gov.uk

Rt Hon Sir George Howarth MP House of Commons

19 January 2021

Our ref: MC2020/81190

Dear Sir George

Thank you for your email of 17 December 2020 to the Secretary of State on behalf of a number of your constituents about the up-rating of State Pension paid to those living outside the UK. I am replying as the Minister for Pensions and I apologise for the delay.

State Pension up-rating is intended to provide support for pensioners who live in the UK. This is a long-standing policy of successive post-war Governments who have taken the view that priority should be given to those living in the UK in drawing up expenditure plans for pensioner benefits.

The annual index-linked increases are paid to UK State Pension recipients where there is a legal requirement to do so for example, where UK State Pension recipients are living in countries where there is a reciprocal agreement that provides for up-rating of the UK State Pension. The Government has no plans to change this policy.

The policy has been challenged in the courts. Following the judgment of the Appellate Committee of the House of Lords in May 2005, which found in favour of the Government, Annette Carson along with 12 others, made an application to the European Court of Human Rights. The European Court of Human Rights issued its judgment in November 2008 which found against the applicants. The European Court of Human Rights decided that the Government had not gone against the terms of the European Convention on Human Rights.

The International Consortium of British Pensioners made a submission to the European Court of Human Rights in January 2009 requesting leave to refer the Carson case to the Grand Chamber of the European Court of Human Rights. On 6 April 2009, the panel of five judges in the Grand Chamber decided to accept the applicants' request. On 2 September 2009, the Grand

Chamber considered the case of Carson and others. The Grand Chamber delivered its judgment on 16 March 2010, the Grand Chamber found against the applicants.

All UK Governments have honoured their legal obligations to up-rate UK State Pensions to eligible recipients living outside the UK. We continue to take our obligations under the terms of the European Convention on Human Rights seriously and we believe that the approach fully complies with legal requirements concerning overseas pension payments.

Australia, Canada and New Zealand take account of overseas pensions in assessing their pensioner benefits. This means that a significant proportion of any increase in the UK State Pension amount would go to the respective Treasuries and that poorer pensioners living in those countries would see no benefit.

The decision to move abroad is voluntary and remains a personal choice dependent on the circumstances of the individual. For a number of years, advice has been provided to the public that the UK State Pension is not uprated overseas except where there is a legal requirement to do so. HM Revenue and Customs and the Department for Work and Pensions publish information which is available at: www.gov.uk.

I hope this helps to explain the position.

GUY OPPERMAN MP
MINISTER FOR PENSIONS AND FINANCIAL INCLUSION